PATENT

ENCLOSURES (check all that apply)					
■ Fee Transmittal Form		☐ Assignment Papers	After Allowance Communication to Group		
■ Fee Attached		(for an Application)			
■ Amendment/Reply □ After Final □ Affidavits/declaration(s) □ Extension of Time Request □ Express Abandonment Request		☐ Drawing(s) – Figs. ☐ Licensing-related Papers	Appeal Communication to Board of Appeals and Interferences		
		Petition	☐ Appeal Communication to Group (Appeal Notice, Brief, Reply Brief)		
		Petition to Convert to a Provisional Application	☐ Proprietary Information		
Information Disclosure Statement		Power of Attorney, Revocation Change of Correspondence Address	Status Letter		
☐ Certified Copy of Priority Document(s) ☐ Response to Missing Parts/ Incomplete Application		☐ Terminal Disclaimer	Other Enclosure(s) (please identify below): Petition for Revival w/Attachment to Petition for Revival; check in the		
		☐ Request for Refund	amount of \$1330.00		
		☐ CD, Number of CD(s)			
Response to Missing Parts under 37 CFR 1.52 or 1.53		Remarks:			
Firm or Individual Name		RE OF APPLICANT, ATTORNEY,	OR AGENT		
Signature	Gregory J. Lavorgna, Reg. No./39,469				
Date	July 23, 2004				
CERTIFICATE OF MAILING UNDER 37 CFR 1.8					
I hereby certify that this paper, along with any documents referred to as being enclosed therewith, is being deposited with the United States Postal Service in an envelope addressed to U.S. Patent Office, Assistant Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450 on this date: July 23, 2004.					
Typed or printed name Michelle D. Sebastian					
Signature	Date: July 23, 20				

Date

July 23, 2004

U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Under the Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number Complete if known FEE TRANSMITTAL 09/720,755 Application Number 2004 8 for FY 2003 02/20/2001 Filing Date Robert W. Turnbull First Named Inventor Patest fees are subject to annual revision. Peter A. Hruskoci **Examiner Name** Septibate claims small entity status. See 37 CFR 1.27 Group Art Unit 1724 TOTAL AMOUNT OF PAYMENT | (\$1330.00) Attorney Docket No. 185823 (8830-207) FEE CALCULATION (continued) METHOD OF PAYMENT (check all that apply) 3. ADDITIONAL FEES □ Check □ Credit Card □ Money Order □ Other □ None Large Small Entity Entity Deposit Account: Fee Fee Fee Fee Fee Description Fee Deposit Account Number 50-0573 Code (\$) Code **(\$)** Paid Deposit Account Name Drinker Biddle & Reath LLP 1051 130 2051 65 Surcharge - late filing fee or oath The Commissioner is authorized to: (check all that apply) 1052 2052 50 25 Surcharge - late provisional filing fee or cover sheet ☐ Charge fee(s) indicated below 1053 130 Non-English specification ☑ Charge any additional fee required under 37 CFR 1.16 and 1.17 1812 2.520 For filing a request for ex parte reexamination Charge fee(s) indicated below, except for the filing fee 1804 920* Requesting publication of SIR prior to Examiner action to the above-identified deposit account. 1805 1.840* Requesting publication of SIR after Examiner 1251 110 2251 Extension for reply within first month 1252 420 2252 210 Extension for reply within second month 1253 950 2253 475 Extension for reply within third month 1254 1,480 2254 740 Extension for reply within fourth month 1255 2,010 2255 1,005 FEE CALCULATION Extension for reply within fifth month 1. BASIC FILING FEE 1401 330 2401 165 Notice of Appeal 1402 330 2402 165 Filing a brief in support of an appeal **Small Entity** Large Entity 1403 290 2403 145 Request for oral hearing Fee Fee Fee Fee 1451 1,510 Petition to institute a public use proceeding Fee Description Code (\$) Code (\$) 1001 770 Utility filing fee 2001 385 1452 2452 110 55 \$ Petition to revive - unavoidable 1002 340 2002 170 Design filing fee 1453 1,330 2453 665 Petition to revive - unintentional 1330 Plant filing fee 1003 530 2003 265 1501 1,330 2501 665 Utility issue fee (or reissue) 1004 770 2004 385 Reissue filing fee 1502 470 2502 235 Design issue fee 1005 160 2005 80 Provisional filing fee 1503 630 2503 Plant issue fee SUBTOTAL (1) 1460 130 Petition to the Commissioner 2. EXTRA CLAIMS FEES FOR UTILITY AND REISSUE 1807 50 Processing fee under 37 CFR 1.17(q) 1806 180 Submission of Information Disclosure Stmt Fee from 8021 40 Recording each patent assignment per Extra Claims below Fee Paid property (times number of properties) 1809 2809 770 Filing a submission after final rejection (37 **Total Claims** -20** \$0 CFR § 1.129(a)) 1810 770 2810 For each additional invention to be examined Independent \$0 (37 CFR § 1.129(b)) Claims 1801 2801 770 385 Request for Continued Examination (RCE) Multiple Independent \$ 290/145= Large Entity Small Entity Fee Description 1802 900 Request for expedited examination of a Code Code (\$) Code design application Other fee (specify) 1202 18 2202 Q Claims in excess of 20 1201 86 2201 43 Independent claims in excess of 3 *Reduced by Basic Filing Fee Paid SUBTOTAL (3) 1203 290 2203 145 Multiple dependent claim, if not paid 1204 2204 86 43 **Reissue independent claims over original patent 1205 18 2205 **Reissue claims in excess of 20 and over original patent SUBTOTAL (2) \$0 **or number previously paid, if greater; For Reissue, see above SUBMITTED BY CUSTOMER NO. 23973 Complete (if applicable) Name (Print/Type) Gregory J. Lavorgna Telephone (215) 988.2700 30,469 v/Agent)

Signature

PTO/SB/64 (11-03)

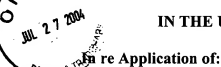
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PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT UNINTENTIONALLY UNDER 37 CFR 1.137(b)	Docket Number (Optional) 185823 (8830-207)	
First named inventor: Robert William Turnbull		
Application No.: 09/720,755	Art Unit: 1724	
Filed: 02/20/2001	Examiner: P. Hrusl	koci
Title: COALESCER		
Attention: Office of Petitions Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450 FAX: (703) 308-6916		
NOTE: If information or assistance is needed in completing th Information at (703) 305-9282.	iis form, please cont	act Petitions
The above-identified application became abandoned for failure to file a notice or action by the United States Patent and Trademark Office. The expiration date of the period set for reply in the Office notice or action plactually obtained.	date of abandonme	ent is the day after the
APPLICANT HEREBY PETITIONS FOR REVIVAL O	F THIS APPLICATI	ON
NOTE: A grantable petition requires the following items: (1) Petition fee; (2) Reply and/or issue fee; (3) Terminal disclaimer with disclaimer feerequired filed before June 8, 1995; and for all design appli (4) Statement that the entire delay was unintentional.	ications; and	ant applications
1. Petition fee Small entity-fee (37 CFR 1.17(m)). Applicant of	claims small entity s	tatus. See 37 CFR 1.27.
Other than small entity - fee \$ 1330.00 (37 CFR 1.17(m)) 07	7/28/2004 SZEWDIE1	00000006 09720755
2. Reply and/or fee	l FC:1453	1330.00 OP
A. The reply and/or fee to the above-noted Office action in the form of Amendment and Response has been filed previously on is enclosed herewith. B. The issue fee and publication fee (if required) of \$	· ·	ify type of reply):

[Page 1 of 2]
This collection of information is required by 37 CFR 1.137. The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.14. This collection is estimated to take 1.0 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Department of Commerce, P.O. 1450, Alexandria, VA 223/13-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.

3. Terminal disclaimer with disclaimer fee					
☐ Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.					
☐ A terminal disclaimer (and disclaimer fee (37 Content of the other than a small entity) disclaiming the requirements.	CFR 1.20(d)) of \$ for a small entity or \$ for red period of time is enclosed herewith (see PTO/SB/63).				
filing of a grantable petition under 37 CFR 1.137(b	red reply from the due date for the required reply until the b) was unintentional. [NOTE. The United States Patent and nation if there is a question as to whether either the 37 CFR 1.137(b) was unintentional (MPEP				
WARNING: Information on this form may be be included on this form. Provide credit card	come public. Credit card information should not dinformation and authorization on PTO-2038.				
23 July 2004	- Jamen				
Date	Signature				
Telephone Number: 215.988.3309	Gregory J. Lavorgna				
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	Drinker Biddle & Reath 1 Logan Square				
	Address				
Enclosures: Fee Payment	Philadelphia, PA 19103				
✓ Reply	Address				
☐ Terminal Disclaimer Form					
Additional sheets containing statements establishing unintentional delay					
Other: Attachment to Petition for Revival	,				
CERTIFICATE OF MAILING OR TRANSMISSION [37 CFR 1.8(a)]					
I hereby certify that this correspondence is being:					
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transmitted by facsimile on the date shown be (703) 308-6916.	elow to the United States Patent and Trademark Office at				
23 July 2004	All				
Date	Signature				
	Michalla D. Cabauthan				
	Michelle D. Sebastian Type or printed name of person signing certificate				



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Richard William Turnbull

Application No.: 09/720,755

Group Art Unit: 1724

Filed: 02/20/2001

Examiner: P. Hruskoci

Title: Coalescer

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Attachment to Petition for Revival

Statement

Applicant submits that the entire delay in responding to the Office Action mailed July 23, 2003 was unintentional. Applicant never received the above-referenced Office Action and only discovered that the Office Action had been issued when he transferred this application from Applicant's previous representative to his current, below-signed representative, who contacted the Examiner to determine the status of the application and discovered the abandonment. Applicant immediately executed and filed a Revocation of Power of Attorney - New Power of Attorney, which included a change of address. A Notice of Acceptance of Power of Attorney was mailed June 4, 2004. Applicant then ordered and obtained a copy of the file history of the instant application in order to prepare and file a response to the above-referenced Office Action.

Respectfully submitted.

Gregory J. Lavorgna

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of:

Richard William Turnbull

Application No.: 09/720,755

Group Art Unit: 1724

Filed: 02/20/2001

Examiner: P. Hruskoci

Title: Coalescer

Mail Stop Petition Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

AMENDMENT AND RESPONSE

Sir:

This amendment and response is filed in response to the Office Action mailed July 23, 2003 and is accompanied by a Petition to Revive.

In the Specification:

Please AMEND the specification as follows:

Page 9, lines 15 -26:

Inside the pipe 1 are the coalescing media 5, which are supported at one end only by a media retainer plate 4. The media 5 may be bundles 16 of fibres 30 secured through apertures 11 in the media retaining plate 4 by means of a knot 8, as shown in detail in Fig. 3. The fibres 30 are then free to extend along the interior of the pipe towards the second end under the action of liquid flowing along the pipe towards he the outlet 22. Alternatively the fibres 30 may be a single bundle 17 of individual fibres folded in half around a media retaining pin 14, and secured to the pin 14 by a tie 18 which encircles the folded bundle 17.

In the Claims:

Please AMEND the claims as follows:

- 1. (Currently Amended) An apparatus for coalescing droplets of one phase from a fluid comprising two or more phases, said apparatus comprising a chamber, a coalescing medium comprising a plurality of substantially elongate members each having a surface area, a retaining member to which the coalescing medium is secured, an inlet to said chamber, and an outlet from said chamber, said inlet and outlet being positioned such that fluid flowing from said inlet to said outlet flows in a flow direction in contact with said surface area of said coalescing medium, the elongate members extending substantially in the flow direction, characterised in that said chamber is formed from a substantially straight pipe having a first end and a second end and a branch intermediate said first and second ends, the intermediate branch having a free end, wherein the retaining member is located at the second end of the chamber such that the intermediate branch is located between the retaining member and the first end, said outlet being arranged at the first end and an access cover being arranged at the second end, said inlet being arranged at the free end of said branch, wherein said access cover is adapted to allow removal and replacement of the retaining member and coalescing medium.
- 2. (Original) An apparatus in accordance with Claim 1, wherein said retaining member is adapted to be removably engaged within said chamber.
- 3. (Previously Amended) An apparatus in accordance with Claim 1, wherein the interior of said chamber is provided with a shoulder adapted to engage with said retaining member.
- 4. (Original) An apparatus in accordance with Claim 3, wherein said access cover is adapted to hold said retaining member against said shoulder when the access cover is attached to the pipe.

- 5. (Previously Amended) An apparatus in accordance with Claim 1, wherein said retaining member is provided with one or more apertures for securing said coalescing medium to said retaining member.
- 6. (Original) An apparatus in accordance with Claim 1, wherein said plurality of elongate members are substantially mutually aligned fibres.
- 7. (Original) An apparatus in accordance with Claim 6, wherein said coalescing medium comprises ribbon-like fibres.
- 8. (Original) An apparatus in accordance with Claim 6, wherein said fibres are selected from the group of materials comprising polypropylene, metal wire, animal hair, polyethylene, polyester, and glass wool.
- 9. (Previously Amended) An apparatus in accordance with Claim 1, wherein said coalescing medium comprises one or more polypropylene ropes.
- 10. (Currently Amended) A method for coalescing droplets of one phase from a fluid comprising two or more phases using the apparatus of any preceding Claim 1, in which the fluid is caused to flow in a flow direction through the chamber, each of the plurality of substantially elongate members being substantially aligned in the flow direction, such that the fluid flows in contact with said surface area of said coalescing medium and droplets of a first phase of said fluid coalesce on said surface area.
- 11. (Previously Presented) A method in accordance with Claim 10, wherein the fluid is a liquid.
- 12. (Previously Presented) A method in accordance with Claim 11, wherein the fluid is a mixture of water and oil, and wherein the first phase is oil.

13. (Currently Amended) An apparatus for coalescing droplets of one phase from a fluid comprising two or more phases, said apparatus comprising a chamber, a coalescing medium comprising a plurality of substantially elongate members each having a surface area, a retaining member to which the coalescing medium is secured, an inlet to said chamber, and an outlet from said chamber, said inlet and outlet being positioned such that fluid flowing from said inlet to said outlet flows in a flow direction in contact with said surface area of said coalescing medium, the elongate members extending substantially in the flow direction, characterised in that said chamber is formed from a substantially straight pipe having a first end and a second end and a branch intermediate said first and second ends, the intermediate branch having a free end, wherein the retaining member is located at the second end of the chamber such that the intermediate branch is located between the retaining member and the first end, said outlet being arranged at the first end and an access cover being arranged at the second end, said inlet being arranged at the free end of said branch, wherein said access cover is adapted to allow removal and replacement of the retaining member and coalescing medium;

said retaining member is <u>being</u> adapted to be removably engaged within said chamber; wherein the interior of said chamber is provided with a shoulder adapted to engage with said retaining chamber.

Remarks

Claims 1-13 are currently pending. The specification has been amended to correct a typographical error per the Examiner's request. Claims 1 and 13 have been amended. No new matter has been added. Entry of the amendments is respectfully requested.

Election of Claims

Claims 10-12 were withdrawn from consideration as non-elected without traverse in response to a prior restriction requirement. Claim 10, a method claim, is amended herein to be dependent from claim 1, an apparatus claim. Claim 11 depends from claim 10, and claim 12 depends from claim 11, and thus both indirectly depend from claim 1. Claim 1 is deemed allowable for the reasons set forth more fully hereinbelow. Applicant therefore requests that claims 10-12 be rejoined and that the restriction requirement be withdrawn. M.P.E.P. § 821.04.

Objection to the Disclosure

The disclosure was objected to for a typographical error on page 9. Applicant has amended the disclosure to correct the error. Therefore, the objection is now moot, and it is respectfully requested that the objection be withdrawn.

Rejections under 35 USC 112

Claims 1-9 and 13were rejected under 35 USC 112, second paragraph, as being indefinite for lacking clear antecedent basis for "the free end." Claims 1 and 13 have been amended to recite a clear antecedent basis for "the free end." Therefore, the rejection is now moot, and it is respectfully requested that the rejection be withdrawn.

Rejections under 35 USC 103

PHIP\383917v1

Claims 1-9 and 13 were rejected under 35 USC 103(a) as unpatentable over Hughes (US 4,640,781) in view of Williamson *et al.* (US 5,480,547). Applicant requests that the rejection be withdrawn, as more fully explained in the remarks below.

Claims 1 and 13 have been amended to include the feature that the retaining member is located at the second end of the chamber such that the intermediate branch is located between the

-6-

retaining member and the first end. Basis for this amendment can be found in Fig. 2 of the application as filed, which shows the plate 4 located at the second end 3 of the chamber.

The Examiner regarded the invention as obvious over Hughes in view of Williamson *et al.* because Williamson *et al.* has a branch inlet 22 located intermediate the first and second ends of the housing 20.

Claims 1 and 13 have been amended to more precisely define the intermediate branch as being located between the retaining member and the first end. This is entirely different from Williamson *et al.*'s device, where the intermediate branch is located upstream of the retaining member, and not between the retaining member and the first end of the chamber (defined in the claim as the end which has the outlet 24). Therefore, Williamson *et al.*'s device does not have an intermediate branch as claimed in amended claims 1 and 13.

Williamson's device is actually technically very similar to Hughes' device. Williamson *et al.*'s chamber is split into two parts by the tube sheet 28 and Hughes' chamber corresponds to the separating region 40 downstream of the tube sheet 28. In both cases, fluid flows past the retaining member and into and through the coalescing element 30 in a coaxial direction. Both Hughes' and Williamson *et al.*'s devices have the disadvantage that the fluid entering the coalescer necessarily passes the retaining member, which causes an undesirable pressure drop. This is because the fluid inlet is not located between the retaining member and the first (outlet) end of the chamber. Instead, the fluid inlet is located upstream of the retaining member.

In contrast, the use of the intermediate branch between the retaining member and the first end of the chamber, as claimed, means that the fluid entering the coalescer does not pass the retaining member, which avoids this pressure drop. The present specification describes how tests have shown that pressure drops across the coalescer of less than one bar may be achieved (page 10, lines 7 to 9). The pressure drop will depend to a large extent on the flow characteristics of the fluid and the present specification describes how the size and dimensional shape of the coalescer will be dependent on these flow characteristics which includes the desired or allowable system pressure drop (page 7, lines 31 to 36).

Furthermore, the branch inlet of the present invention has been designed to promote wetting by droplet impact and a certain degree of turbulence. Turbulence is essential to generate vibration in the fibres to improve the coalescing effect and to promote droplet flow along the fibres. No such turbulence would be created in the prior art devices, which promote linear fluid

flow coaxial to the coalescing element. Therefore, the invention of the amended claims is nonobvious over Hughes in view of Williamson *et al.*

Applicant deems that all pending claims are in condition for allowance, and Applicant respectfully requests that allowance be granted at the earliest date possible. Should the Examiner have any questions or comments regarding Applicant's amendments or response, the Examiner is asked to contact Applicant's undersigned representative at (215) 988.2700.

If there are any fees due in connection with the filing of this response, please charge the fees to our Deposit Account No. 50-0573.

Respectfully submitted,

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Registration No. 30,469

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